

UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA
Criminal No. 22-cr-348 (JNE/LIB)

United States of America,

Plaintiff,

vs.

Gale Allen Rachuy,

Defendant.

**STATEMENT OF FACTS SUPPORTING
MOTION FOR EXTENSION OF TIME TO
FILE PRETRIAL MOTIONS**

I, Gale Allen Rachuy, agree to the following statement of facts supporting my motion to extend the pretrial filings deadline and exclude that time from the Speedy Trial Act computation: My attorney moved to extend the deadline for filing pre-trial motions until February 24, 2023 (ECF Doc. 31). My attorney requested additional discovery from the Government which is forthcoming. I need time to review this additional discovery with my attorney and decide whether to bring additional motions. Further, my attorney's access to me has limitations because I remain at a halfway house. I grant my attorney permission to electronically sign this document on my behalf.

Dated: January 27, 2023

/s/ Gale Allen Rachuy
Gale Allen Rachuy

Dated: January 27, 2023

/s/ Christopher Keyser
Christopher Keyser (0389361)
Attorney for Gale Allen Rachuy